UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE CHATTANOOGA

| Angel Nicole Sherrard, et al., | § | |
|--------------------------------|---|-------------------------|
| | § | |
| Plaintiffs, | § | No. 1:22-cv-200-CLC-SKL |
| | § | JURY DEMAND |
| | § | |
| ~V~ | § | |
| | § | |
| CITY OF EAST RIDGE, et al., | § | |
| | § | |
| Defendants. | § | |

JOINT STIPULATION STRIKING CLAIMS FROM COMPLAINT

The parties, through counsel, hereby stipulate the following claims identified and enumerated here as set forth in the Complaint (DE 1-2) should be stricken. The parties submit that the discovery thus far completed supports this joint stipulation, and will save the resources of the parties, and of the Court.

In particular, the claims to be stricken from the Complaint are as follows:

1. Claims as to Defendant Sgt. David Myrick:

- a. <u>Count One:</u> Plaintiff Angel Sherrard's claims of Unreasonable Seizure by Excessive Force. (DE 1-2; PageID #: 26-28).
- b. <u>Count Five:</u> Plaintiff Angel Sherrard's claims of Deprivation of Right to Free Speech. (DE 1-2; PageID #: 32-33).
- c. <u>Count Seven</u>: Plaintiff Angel Sherrard's state claims of battery and assault (DE 1-2, PageID #: 34-35).
- d. <u>Count Eight</u>: Plaintiff Angel Sherrard's state claim of malicious prosecution (DE 1-2, PageID #: 35-36).

2. Claims as to Defendant Anna Simmons:

a. <u>Count Five:</u> Plaintiff Angel Sherrard's claims of Deprivation of Right to

Free Speech. (DE 1-2; PageID #: 32-33).

Respectfully submitted,

By: /s/ Robin Ruben Flores

ROBIN RUBEN FLORES

TENN. BPR #20751

GA. STATE BAR #200745

Counsel for Plaintiff

4110-A Brainerd Road

Chattanooga, TN 37411 423 / 267-1575 fax 267-2703

robin@robinfloreslaw.com

MOORE, RADER, FITZPATRICK and YORK, PC

By: /s/Daniel H. Rader, IV (by permission)

DANIEL H. RADER, IV

TENN. BPR #25998

ANDRE S. GREPPIN

TENN. BPR #36706

Counsel for Defendant Myrick

PO Box 3347

Cookeville, TN 38502

(931) 526-3311

WATSON, ROACH, BATSON, & LAUDERBACK, P.L.C.

By: /s/ Dan R. Pilkington (by permission)

DAN R. PILKINGTON

TENN. BPR #24660

BRIAN R. BIBB

TENN. BPR #31024

Counsel for Defendants

Dyer, Miller, and Simmons

PO 131

Knoxville, TN 37901

865 / 637-1700

dpilkington@watsonroach.com

ROBINSON, SMITH, & WELLS, PLLC

By: /s/ Keith H. Grant (by permission)

KEITH H. GRANT TENN. BPR #23274 PHILIP AARON WELLS, TENN. BPR #036348

> Counsel for City of East Ridge 633 Chestnut Street, Suite 700 Chattanooga, TN 37450 423 / 756-5051 kgrant@rswlaw.com

LITCHFORD, PEARCE & ASSOCIATES

By: /s/ Mark Litchford (by permission)
MARK LITCHFORD
TENN. BPR #27381
Counsel for City of East Ridge
PO Box 8127
Chattanooga, TN 37414
423 / 529-5290
mark@lpafirm.com